1 2 3 4 5 6	GARY A. CARDINAL Assistant General Counsel Nevada Bar No. 76 University of Nevada, Reno 1664 North Virginia Street/MS 0550 Reno, Nevada 89557-0550 (775) 784-3495 (775) 327-2202FAX Attorney for Defendant BRAD DEMITROPOULOS	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
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11	DENISE ABBEY, individually, and	Case No.: 3:13-cv-00347-LRH-VPC
12	as special administrator of the ESTATE OF MICAH ABBEY,	
13		DEFENDANT DEMITROPOULOS'
	Plaintiffs,	ANSWER TO THIRD AMENDED COMPLAINT AND DEMAND
14	vs.	FOR JURY TRIAL
15	CITY OF RENO; RENO POLICE	
16	DEPARTMENT; KEITH PLEICH individually and in his official capacity as a Police Officer	
17	for CITY OF RENO AND RENO POLICE	
18	DEPARTMENT; DANIEL BOND individually and in his official Capacity as a Police Officer	
19	for CITY OF RENO and RENO POLICE DEPARTMENT; SCOTT RASMUSSEN	
20	Individually and in his official Capacity as a	
21	Police Officer for CITY OF RENO and RENO POLICE DEPARTMENT; BRAD	
	DEMITROPOULOS; BOARD OF REGENTS FOR THE NEVADA SYSTEM OF HIGHER	
22	EDUCATION ON BEHALF OF THE	
23	UNIVERSITY OF NEVADA, RENO; and DOES I through X, inclusive,	
24	Defendants. /	
25		
26	Defendant Brad Demitropoulos (hereinafter, "Demitropoulos") answers Plaintiffs	
27	Third Amended Complaint as follows:	
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INTRODUCTION

1. Responding to paragraph 1, Demitropoulos denies that there was a wrongful death or that it occurred at his hands. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.

JURISDICTION AND VENUE

- 2. Responding to paragraph 2, Demitropoulos denies the existence of any valid claims for civil rights violations or wrongful death under the statues referenced in this paragraph, under other statues, or under the common law.
- 3. Responding to paragraph 3, Demitropoulos admits that he is a resident of the District of Nevada, but lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.

PARTIES

- 4. Responding to paragraph 4, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 5. Responding to paragraph 5, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 6. Responding to paragraph 6, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 7. Responding to paragraph 7, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
 - 8. Demitropoulos admits the allegations of paragraph 8.

- 9. Responding to paragraph 9, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 10. Responding to paragraph 10, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 11. Responding to paragraph 11, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 12. Responding to paragraph 12, Demitropoulos admits that he was an officer with the University of Nevada Police Services and that he resided in Washoe County, Nevada at all times alleged in the Third Amended Complaint.
- 13. Responding to paragraph 13 Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations in this paragraph, and therefore denies the same.
 - 14. Demitropoulos denies all of the allegations in paragraph 14.
- 15. Responding to paragraph 15, Demitropoulos admits that at all material times, he was acting under color of law.
- 16. Responding to paragraph 16, Demitropoulos states that Fed.R.Civ.P. 8(d)(2) speaks for itself.

FACTUAL BACKGROUND

17. Responding to paragraph 17, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 16, inclusive, as if set forth in full at this point.

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- 18. Responding to paragraph 18, Demitropoulos believes the allegations of this paragraph to be true, based upon information received from subsequent investigative reports, and therefore admits the same.
- 19. Responding to paragraph 19, Demitropoulos denies that at the time of the occurrences alleged in the complaint he knew or should have known of Micah Abbey's alleged mental, physical and emotional conditions. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.
- 20. Responding to paragraph 20, Demitropoulos believes the allegations of this paragraph to be true, based upon information received from subsequent investigative reports, and therefore admits the same.
- 21. Responding to paragraph 21, Demitropoulos believes the allegations of this paragraph to be true, based upon information received from subsequent investigative reports, and therefore admits the same.
- 22. Responding to paragraph 22, Demitropoulos believes the allegations of this paragraph to be true, based upon information received from subsequent investigative reports, and therefore admits the same.
- 23. Responding to paragraph 23, Demitropoulos believes the allegation that Defendant Pleich arrived at the residence at approximately 7:56 to be true, based upon information received from subsequent investigative reports, and therefore admits the same. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.
- 24. Responding to paragraph 24, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.

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- 25. Responding to paragraph 25, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 26. Responding to paragraph 26, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 27. Responding to paragraph 27, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 28. Responding to paragraph 28, Demitropoulos believes the allegation that Defendant Bond arrived at the residence at approximately 8:06 to be true, based upon information received from subsequent investigative reports, and therefore admits the same. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.
- 29. Responding to paragraph 29, Demitropoulos denies the allegations of this paragraph.
- 30. Responding to paragraph 30, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 31. Responding to paragraph 31, Demitropoulos believes the allegation that Abbey refused to go and resisted to be true, based upon subsequent investigative reports, and therefore admits the same. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.
- 32. Responding to paragraph 32, Demitropoulos believes the allegation that Abbey attempted to escape through a window of his bedroom to be true based upon subsequent investigative reports, and therefore admits the same. Demitropoulos lacks

sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.

- 33. Responding to paragraph 33, Demitropoulos believes the allegation that Abbey attempted to escape through a window of his bedroom to be true based on subsequent investigative reports, and therefore admits the same. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph, and therefore denies the same.
- 34. Responding to paragraph 34, Demitropoulos denies the allegations of this paragraph insofar as they pertain to him, but admits that he used only reasonable, lawful, and justified levels of force as required by Abbey's actions. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 35. Responding to paragraph 35, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 36. Responding to paragraph 36, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 37. Responding to paragraph 37, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 38. Responding to paragraph 38, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

- 39. Responding to paragraph 39, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 40. Responding to paragraph 40, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 41. Responding to paragraph 41, Demitropoulos admits that he briefly assisted in controlling Abbey's legs by crossing them and holding them in place, but denies all of the remaining allegations insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 42. Responding to paragraph 42, Demitropoulos admits he briefly assisted in controlling Abbey's legs by crossing them and holding them in place until Defendant Rasmussen arrived to apply RIPP restraints. Demitropoulos believes the allegation that Defendant Rasmussen arrived at approximately 8:24 pm to be true based upon subsequent investigative reports, and therefore admits the same. Demitropoulos denies all of the remaining allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 43. Responding to paragraph 43, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos admits that other officers removed the RIPP restraints and handcuffs and commenced cardio pulmonary resuscitation until medical units arrived and took over. Demitropoulos lacks sufficient information to form a belief as to the truth of the remaining allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

- 44. Responding to paragraph 44, Demitropoulos believes the allegations of this paragraph to be true, based upon information received from subsequent investigative reports, and therefore admits the same.
- 45. Responding to paragraph 45, Demitropoulos denies the allegations of this paragraph because they inaccurately set forth the full and complete findings.
- 46. Responding to paragraph 46, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 47. Responding to paragraph 47, Demitropoulos admits that he was acting under color of law at all times relevant hereto.
- 48. Responding to paragraph 48, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 49. Responding to paragraph 49, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 50. Responding to paragraph 50, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 51. Responding to paragraph 51, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

52. Responding to paragraph 52, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

COUNT I

42 U.S.C. § 1983

(PLEICH, BOND, RASMUSSEN, DEMITROPOULOS AND DOES I-X)

- 53. Responding to paragraph 53, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 52, inclusive, as if set forth in full at this point.
- 54. Responding to paragraph 54, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 55. Responding to paragraph 55, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 56. Responding to paragraph 56, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 57. Responding to paragraph 57, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 58. Responding to paragraph 58, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient

information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

59. Responding to paragraph 59, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

COUNT II

42 U.S.C. § 1983

(CITY, RPD AND DOES I-X)

- 60. Responding to paragraph 60, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 59 inclusive, as if set forth in full at this point.
- 61. Responding to paragraph 61, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 62. Responding to paragraph 62, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 63. Responding to paragraph 63, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 64. Responding to paragraph 64, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

- 65. Responding to paragraph 65, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 66. Responding to paragraph 66, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 67. Responding to paragraph 67, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 68. Responding to paragraph 68, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.
- 69. Responding to paragraph 69, the allegations of this paragraph do not apply to this answering Defendant, such that no response is necessary. Should the allegations of this paragraph be interpreted to apply to Demitropoulos, they are expressly denied.

COUNT III

NEGLIGENCE

(ALL DEFENDANTS)

- 70. Responding to paragraph 70, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 69 inclusive, as if set forth in full at this point.
- 71. Responding to paragraph 71, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him, but admits that he acted at all times

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with due care. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

- 72. Responding to paragraph 72, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 73. Responding to paragraph 73, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 74. Responding to paragraph 74, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 75. Responding to paragraph 75, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 76. Responding to paragraph 76, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

COUNT IV

ASSAULT AND BATTERY

(ALL DEFENDANTS)

- 77. Responding to paragraph 77, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 76 inclusive, as if set forth in full at this point.
- 78. Responding to paragraph 78, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.
- 79. Responding to paragraph 79, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph insofar as they pertain to others, and therefore denies the same.

COUNT V

WRONGFUL DEATH

(ALL DEFENDANTS)

- 80. Responding to paragraph 80, Demitropoulos adopts by reference and incorporates herein all of his responses to paragraphs 1 through 80 inclusive, as if set forth in full at this point.
- 81. Responding to paragraph 81, Demitropoulos lacks sufficient information to form a belief as to the truth of the allegations of this paragraph, and therefore denies the same.
- 82. Responding to paragraph 82, Demitropoulos denies that Plaintiffs have standing to bring an action on behalf of others not named as plaintiffs to this action.
- 83. Responding to paragraph 83, Demitropoulos denies all of the allegations of this paragraph insofar as they pertain to him. Demitropoulos lacks sufficient

1 and are therefore barred by NRS 41.032.

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Seventh Affirmative Defense

NRS 41.035 limits the amount of recovery against an employee of a political subdivision of the State of Nevada and to \$100,000.00.

Eighth Affirmative Defense

The claims for relief in the Third Amended Complaint allege performance or non-performance of discretionary functions within the scope of Defendant's official duties and are therefore barred by NRS 41.032.

Ninth Affirmative Defense

Punitive or exemplary damages are barred by NRS 41.035.

Tenth Affirmative Defense

Defendant is entitled to qualified good faith immunity.

Eleventh Affirmative Defense

The actions of the Defendant were privileged.

Twelfth Affirmative Defense

Without admitting that the decedent's civil rights were violated in any fashion, Defendant is shielded from liability for civil damages, because Defendant's alleged conduct, as set forth in the Third Amended Complaint, did not violate clearly established statutory and/or constitutional rights of which a reasonable person would have known.

Thirteenth Affirmative Defense

Defendant is informed and believes and thereupon avers that at all times and places relevant hereto Plaintiffs' decedent was negligent, at fault and otherwise responsible for the matters which are the subject of this litigation, with such negligence, fault or responsibility proximately causing and contributing to any alleged injuries and damages, and with such negligence being imputed to Plaintiffs.

Fourteenth Affirmative Defense

1. Defendant adopts by reference and incorporates herein the preceding affirmative defense.

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At all times denying any negligence, fault or responsibility on Defendant's behalf, Defendant avers that the contributory negligence, fault or responsibility of Plaintiffs' decedent must be compared to that of this defendant, if any, in accordance with the laws of the State of Nevada, with such comparative negligence being imputed to Plaintiffs.

Fifteenth Affirmative Defense

On information and belief, at all times and places alleged in Plaintiff's complaint, the negligence, misconduct and fault of the plaintiffs' decedent exceeds that of this Defendant, if any, and with imputation of such negligence, misconduct and fault to Plaintiffs, Plaintiffs are thereby barred from recovery against Defendant.

Sixteenth Affirmative Defense

- 1. Defendant adopts by reference and incorporates herein the preceding two affirmative defenses.
- 2. At all times denying any negligence, fault or responsibility on Defendant's behalf, Defendant avers that if Defendant is found to be negligent, at fault or otherwise responsible for Plaintiff's injuries or damages, if any there were but without admitting the same, the principles of law and equity relative to comparative negligence and fault require that the proportionate or relative degrees of negligence, fault or responsibility of all parties involved in the incident be ascertained so that Defendant be liable to Plaintiffs, if at all, for no more than an amount equal to Defendant's proportionate or relative degree of negligence, fault or responsibility, if any there is.

Seventeenth Affirmative Defense

Defendant is informed and believes and thereupon avers that Plaintiffs' decedent consented to the matters referred to in the complaint.

Eighteenth Affirmative Defense

At all times and places relevant hereto Defendant and its agents or employees acted in good faith, with justification and with probable cause and without malice toward Plaintiffs' decedent. All acts and conduct of this defendant and its agents and

employees were within the jurisdiction of their official authority and were done by virtue of and under the laws of the State of Nevada.

Nineteenth Affirmative Defense

Without admitting that punitive damages are appropriate in this case, Defendant avers that fairness and justice require that Plaintiffs prove a claim for punitive damages by clear and convincing evidence.

Twentieth Affirmative Defense

Without admitting the Plaintiffs are entitled to punitive damages, punitive damages constitute excessive fines prohibited by the United States and Nevada Constitutions. Further, NRS 42.010 does not provide adequate standards and/or safeguards for its application and is therefore void for vagueness under the due process clause of the Fourteenth Amendment to the United States Constitution and in accordance with Article 1, §8 of the Nevada Constitution.

Pursuant to the provisions of Rule 11 of the Federal Rules of Civil Procedure, at the time of the filing of Defendant's answer, all possible affirmative defenses may not have been alleged inasmuch as insufficient facts and other relevant information may not have been available after reasonable inquiry, and therefore, Defendant reserves the right to amend this answer to allege additional affirmative defenses if subsequent investigation warrants the same.

WHEREFORE, this answering Defendant requests the following:

- That judgment be entered in favor of Defendant on each of the causes of action and claims set forth in the First Amended Complaint;
 - 2. That Plaintiffs take nothing by reason of the First Amended Complaint;
- 3. That Defendant be awarded his reasonable attorney's fees incurred in defending this matter;
- That Defendant be awarded his reasonable costs incurred in defending this matter;

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For such other and further relief as the Court deems appropriate. 5. Respectfully submitted, this 23rd day of October, 2013. /S/ Gary A. Cardinal GARY A. CARDINAL **Assistant General Counsel** NV Bar No. 76 University of Nevada, Reno 1664 North Virginia Street/MS 0550 Reno, Nevada 89557-0550 (775) 784-3495 Attorney for Defendant BRAD DEMITROPOULOS

CERTIFICATE OF SERVICE 1 2 I hereby certify that I am an employee of the University of Nevada, Reno, over the 3 age of eighteen years, that I am not a party to the within action, and that on the 23rd day 4 of October, 2013, I electronically filed the foregoing **DEFENDANT DEMITROPOULOS**' 5 ANSWER TO THIRD AMENDED COMPLAINT, with the Clerk of the Court by using the 6 CM/ECF system which will send a notice of electronic filing to the listed parties below and 7 served the following parties by U.S. mail, postage prepaid, addressed to: 8 9 Richard A. Salvatore, Esq. Hardy Law Group 10 96 & 98 Winter Street 11 Reno, NV 89503 12 Cal J. Potter, III, Esq. Potter Law Offices 13 1125 Shadow Lane 14 Las Vegas, NV 89102 15 Jack Campbell, Esq. Reno City Attorney's Office 16 1 East First Street 17 PO Box 1900 Reno, NV 89505-1900 18 19 20 /s/ Michelle A. Ene 21 Employee of the University of Nevada, Reno 22 23 24 25 26 27 28